

CRIMINAL DOCKET
UNITED STATES DISTRICT COURT

74-CR-124

D. C. Form No. 100A Rev.

TITLE OF CASE	ATTORNEYS
<p>THE UNITED STATES</p> <p>vs.</p> <p>LESTER FRANK DICKERSON (24)</p> <p>Deft. on bond, address is: 225 Ercoupe Midwest City, OK 73110 (405-737-9478)</p>	<p>For U. S.:</p> <p>Ben F. Baker</p> <p>For Defendant:</p> <p>Tom Mason (appt.) Denver Bldg. Tulsa, Ok 74119 582-5181</p>

STATISTICAL RECORD	COSTS	DATE	NAME OR RECEIPT NO.	REC.	DISB.
J.S. 2 mailed 12-1-74	Clerk				
J.S. 3 mailed 2-1-75	Marshal				
Supp. 2-1-75					
Violation uttering counterfeited obligations or securities	Docket fee				
Title 18					
Sec. 472					
1 count					
\$5,000 &/or 15 yrs					

DATE	PROCEEDINGS
11-26-74	Record vote of grand jury, filed in open court. rm
11-26-74	Indictment, filed in open court. rm
11-27-74	Warrant of arrest issued. rm
12-5-74	Appli. for Change in Appearance Bond, filed. 1m o b g
12-5-74	Order, filed, setting bond at \$5000 cash or surety. (AEB-J)g
12-11-74	MO: Ordered by the Court that this case is set for Arraignment on Dec. 17, 1974, at 10:00 A.M. (AEB-J)v -notices mailed by reg. mail. #172910
12-12-74	Mag.'s Information sheet on Deft., Financial Aff. & appt. form, filed. v
12-13-74	Return on warrant for arrest of deft., filed. Arrested deft. at U.S. Courthouse, Tulsa, Okla. on 12-10-74. hm
12-13-74	Motion of def. for reduction of bond and release on personal cognizance, filed, w/brief in support thereof. rm copy to [unclear]

(over)

DATE	PROCEEDINGS
12-13-74	Case called for hearing on reduction of bond. Deft. present & represented. Govt. represented. Court orders that bail be reduced to \$5,000 personal recognizance. Court orders USM to advance Deft. \$10 for travel expense to Okla. City, to be refunded on 12-17-74. (AEB-J)b
12-13-74	Order directing U.S. Marshal to advance Deft. \$10 for travel expense to Okla. City, to be refunded to USM 12-17-74, filed. (AEB-J)b
12-13-74	Order reducing Bond to \$5,000 personal, filed. (AEB-J)b
12-16-74	Appearance Bond of Deft. Dickerson in the amount of \$5,000.00, personal, filed with Order Specifying Methods and Conditions of Release. (CSB-Mag)v
12-17-74	Case called for arraignment & Plea. Deft. present & represented. Govt. represented. Deft. acknowledges receipt of indictment & is advised of charge. Deft arraigned and enters plea of NOT GUILTY. Case to be set on next jury docket. Deft. given 10 days to file motions. Deft. ordered to pay USM \$10 this date which was advanced to Deft. 12-13-74. Deft. to remain on present bond. (AEB-J)b
1-8-75	Case set for jury trial 1-27-75 at 9:30 a.m. (AEB-J)hm
1-27-75	Case called for jury trial. Deft. present & represented. Govt. represented by Hubert Bryant for Ben Baker. Deft. withdraws plea of Not Guilty and enters a plea of NOLO CONTENDERE. Govt. enters objection to said plea. Court accepts plea. Deft. waives jury and waiver signed & filed in open court. Deft. & counsel asked if they have anything to say before sentence is pronounced. Judgment & Sentence - Lester Frank Dickerson Atty. Gen. - Treatment and supervision until discharged by the Federal Youth Correction Act as provided by T. 18, USC, Section 5010(b). (AEB-J)b
1-27-75	Judgment & Commitment filed and entered. (AEB-J)b
1-27-75	Two c/c delivered to USM of J&C. b
1-29-75	Motion of def. for correction of sentence, filed. rm <i>copy to the</i>
1-30-75	Order, filed and entered, Modifying sentence imposed on 1-27-75, Sentence to be: Imposition of sentence is suspended, & Deft. is placed on three (3) years probation pursuant to 18 USC 5010(a). Deft. to be released from jail-type or institutional custody forthwith, no later than 31st day of Jan., 1975. (AEB-J)b
1-30-75	Two c/c of ORDER delivered to USM & Probation. b
2-10-75	Return on J&C executed by releasing Deft. on Order from Court on 1-31-75, filed. b
12-27-76	Order of discharge from probation, filed. Judgment of conviction entered by this Ct. on 1-30-75 is set aside pursuant to Sec. 5021(b) T. 18, USC.s (AEB-J) cps. mld.
12-27-76	Certificate of vacation of conviction, filed. On 12-22-76 this Ct. discharged Lester Frank Dickerson from 3 yrs. prob. prior to the expiration of the maximum period of his prob., therefore the judgment of conviction entered by this Ct. on 1-30-75 is set aside pursuant to Sec. 5021(b), T. 18, USC.s (AEB-J) cps. mld.

[illegible]

Dated December 12, 1974

FPI-LC-72M-3-73 6988